

Both the present invention and Yoo are directed to searching or browsing on the Work Wide Web. However, the present invention is directed to an implementation as shown in Fig. 4 of the present Application wherein there is a mode of operation with a separate "Look-at-Link-Later" folder in which only a selected set of hyperlinks 73, 74, 75 are separately stored. This set of hyperlinks are not stored as part of the Web document 66 from which, they are accessed and copied. As separately stored in folder 70, these hyperlinks may be subsequently used to access their respective linked documents without accessing the Web document 66 from which they originate.

In order to emphasize this aspect of the invention, the claims have been amended to set forth "storing a set of said designated hyperlinks separate from any hypertext document". The Yoo publication fails to expressly or impliedly disclose storing a set of said designated hyperlinks separate from any hypertext document.

The Examiner points to paragraph 0012 in Yoo. At most, this section of Yoo discloses accessing primary Web documents from the Web and storing such primary documents. Also, accessing secondary Web documents from the Web through hyperlinks in the primary documents and storing such secondary documents. Yoo never discloses selecting and separately storing hyperlinks from his primary Web documents. He discloses the conventional process of accessing his secondary Web documents by selecting hyperlinks to such secondary documents, and then stores such secondary document but not the hyperlinks to such documents. Applicants have reviewed paragraphs 13 and 22 also cited by Examiner in the Yoo publications and still fail to find any

PATENT
10/047,095

implied or expressed teaching of storing a set of said designated hyperlinks separate from any hypertext document.

A rejection under 35 U.S.C. 102 requires Yoo to expressly or impliedly teach every element of invention without modification. It would require an extraordinary modification of Yoo for the reference to even suggest the invention defined in the above dependent claims.

In view of the foregoing, claims 1-21 are submitted to be in condition for allowance, and such allowance is respectfully requested.

Respectfully submitted,



J. B. Kraft
Attorney for Applicants
Registration No. 19,226
(512) 473-2303

PLEASE MAIL ALL CORRESPONDENCE TO:

Mark S. Walker
IPLaw Dept. - IMAD 4054
IBM Corporation
11400 Burnet Road
Austin, Texas 78758

AUS920010906US1